Levin-Epstein & Associates, P.C.

1 Penn Plaza, Suite 2527 New York, NY 10119 Tel: (212) 792-0046 Fax: (212) 563-7108 joshua@levinepstein.com

December 9, 2017

Hon. Leonard D. Wexler Senior United States District Court Judge Eastern District of New York 944 Federal Plaza Central Islip, NY 11722

Re: Khallili v. True Me Brands et al.

Case No. 2:17-cv-05192 (LDW) (ARL)

Dear Judge Wexler:

This office represents the plaintiff and requests an extension of thirty (30) days to complete service upon defendants Big Prickly, LLC, Big Prickly Real Estate Holdings, LLC, and True Nopal Holdings, LLC.

The date by which service was to be completed was December 4, 2017 and on that date, plaintiff requested an extension of time to complete service from Magistrate Judge Lindsay. Individual Rules, Section 1 (E); ECF 7. On December 8, 2017, Magistrate Judge Lindsay ordered that plaintiff redirect its motion to your Honor. The representative for the appearing defendants has indicated consent regarding the extension, while there is no representative for the non-appearing defendants. This requested extension does not affect any other scheduled dates.

It is expected that within thirty (30) days, plaintiff will file a notice of voluntary discontinuance against all defendants. Fed. R. Civ. P. 41. Thank you.

Respectfully Submitted,

/s/ Joshua Levin-Epstein
Joshua Levin-Epstein

cc: Via first-class mail and email

Rick L. Shackelford (shackelfordr@gtlaw.com) Greenberg Traurig, LLP 1840 Century Park East, Suite 1900 Los Angeles, CA 90067

Counsel for defendants True Nopal Ventures, LLC and True Me Brands, LLC